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Jeffrey B. Ellman

Attorneys for Debtors
and Debtors in Possession

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X	:	
In re	:	Chapter 11
	:	
Old Carco LLC	:	Case No. 09-50002 (AJG)
(f/k/a Chrysler LLC), <i>et al.</i> , ¹	:	
	:	(Jointly Administered)
Debtors.	:	
	:	
-----X	:	

**NOTICE OF FILING OF SCHEDULE OF CERTAIN
DESIGNATED AGREEMENTS AND CURE COSTS RELATED THERETO**

¹ A second amended list of the debtors and debtors in possession in these cases (collectively, the "Debtors"), their addresses and tax identification numbers is located on the docket for Case No. 09-50002 (AJG) (Docket No. 3945) and can also be found at www.chryslerrestructuring.com.

PLEASE TAKE NOTICE OF THE FOLLOWING:

1. On April 30, 2009 (the "Petition Date"), Old Carco LLC (f/k/a Chrysler LLC) and 24 of its affiliated Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"). The remaining Debtor, Alpha Holding L.P., commenced its bankruptcy case by filing a voluntary petition with the Bankruptcy Court on May 19, 2009.

2. Old Carco LLC (f/k/a Chrysler LLC) and its Debtor subsidiaries; Fiat S.p.A ("Fiat"); and Chrysler Group LLC (f/k/a New CarCo Acquisition LLC) (the "Purchaser"), a Delaware limited liability company formed by Fiat, entered into a Master Transaction Agreement, dated as of April 30, 2009 (the "Purchase Agreement"), that contemplated a set of related transactions for the sale of substantially all of the Debtors' tangible, intangible and operating assets, defined as the "Purchased Assets" in Section 2.06 of the Purchase Agreement, subject to higher and better offers made pursuant to the Bidding Procedures (as defined below).

3. On May 3, 2009 and May 22, 2009, the Debtors filed motions with the Bankruptcy Court (Docket Nos. 190 and 1742) (collectively, the "Sale Motion") seeking, among other things, (a) authority to sell substantially all of the Debtors' assets free and clear of all liens, claims, interests and encumbrances to the Purchaser or another bidder (the "Sale Transaction"); (b) approval of certain procedures (the "Bidding Procedures") for the solicitation of competing bids with respect to the Sale Transaction; (c) authority to assume and assign certain executory contracts and unexpired leases in connection with the Sale Transaction; (d) approval of that certain settlement agreement between the Purchaser and the International Union, United Automobile, Aerospace and Agricultural Implement Workers of America to be executed at the

closing of the Sale Transaction; and (e) scheduling of a final hearing with the Bankruptcy Court for approval of the Sale Transaction.

4. A hearing on the Sale Motion was held before the Bankruptcy Court on May 1, 4 and 5, 2009, after which the Bankruptcy Court entered an order (Docket No. 492) (the "Bidding Procedures Order"), among other things, approving certain procedures (the "Contract Procedures") establishing a process for (a) the assumption of the Designated Agreements (as defined below) by the Debtors and the assignment of these agreements to the Purchaser, (b) the determination of the amounts necessary to cure defaults under the Designated Agreements (the "Cure Costs") and (c) the resolution of other disputes in connection with the assumption and assignment of the Designated Agreements pursuant to section 365 of the Bankruptcy Code.

5. Subsequently, on June 1, 2009, the Bankruptcy Court entered an order (Docket No. 3232) approving the sale of the Purchased Assets to the Purchaser. On June 10, 2009 (the "Closing Date"), the Debtors consummated the sale of the Purchased Assets to the Purchaser.

6. In connection with the sale, the Contract Procedures require the Debtors to file with the Bankruptcy Court and serve on each non-debtor counterparty (each, a "Non-Debtor Counterparty") to an executory contract or unexpired lease with any of the Debtors that the Debtors may assume and assign to the Purchaser (the "Designated Agreements"), a notice of assumption and assignment, the form of which is attached to hereto as **Annex A** (the "Assignment Notice").

7. Consistent with the Contract Procedures, attached hereto as **Annex B**, is a schedule identifying (a) certain agreements that the Debtors have identified as Designated

Agreements that they intend to assume and assign to the Purchaser and (b) the corresponding Cure Costs under such Designated Agreements as of April 30, 2009 (the "Assignment and Cure Schedule"). The Assignment Notice, along with the relevant portion of the Assignment and Cure Schedule, has been or will be served on each of the Non-Debtor Counterparties in accordance with the Contract Procedures. The Assignment and Cure Schedule is subject to the terms and conditions of the Contract Procedures.

8. In accordance with Section 2.10 of the Purchase Agreement and paragraph 19(c) of the Bidding Procedures Order, the Debtors may, at the Purchaser's request or with the Purchaser's consent, designate, up to the Agreement Designation Deadline (as defined below), additional executory contracts and unexpired leases as agreements to be assumed by the Debtors and assigned to the Purchaser pursuant to the Purchase Agreement (collectively, the "Additional Designated Agreements"). As used herein the "Agreement Designation Deadline" means, as applicable, (a) 30 days after the Closing Date with respect to the standard uniform dealership agreements in the form of the Chrysler Corporation Sales and Service Agreement, as well as agreements in the form of the Chrysler Direct Dealer Agreement; (b) 60 days after the Closing Date for executory contracts and unexpired leases with the Debtors' production suppliers; and (c) 90 days after the Closing Date for all other agreements. In accordance with the Contract Procedures, the Debtors will file additional Assignment and Cure Schedules with the Bankruptcy Court and serve additional Assumption Notices on applicable Non-Debtor Counterparties to the extent any executory contract or unexpired leases are designated to be Additional Designated Agreements.

9. The inclusion of any document on the list of Designated Agreements contained in the Assignment and Cure Schedules or an Assumption Notice shall not constitute or

be deemed to be a determination or admission by the Debtors or the Purchaser that such document is, in fact, an executory contract or unexpired lease within the meaning of the Bankruptcy Code, and all rights with respect thereto being expressly reserved.

10. This Notice is qualified in its entirety by the Contract Procedures set forth in the Bidding Procedures Order, and Non-Debtor Counterparties are encouraged to read the Contract Procedures in their entirety.

Dated: September 2, 2009
New York, New York

Respectfully submitted,

/s/ Corinne Ball

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ATTORNEYS FOR DEBTORS
AND DEBTORS IN POSSESSION

ANNEX A

[Form of Assignment Notice]

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X
In re : Chapter 11
Old Carco LLC :
(f/k/a Chrysler LLC), *et al.*,¹ : Case No. 09-50002 (AJG)
Debtors. : (Jointly Administered)
-----X

**NOTICE OF (I) DEBTORS' INTENT
TO ASSUME AND ASSIGN CERTAIN EXECUTORY CONTRACTS
AND UNEXPIRED LEASES AND (II) CURE COSTS RELATED THERETO**

PLEASE TAKE NOTICE OF THE FOLLOWING:

1. On May 3, 2009 and May 22, 2009, the above-captioned debtors and debtors in possession (collectively, the "Debtors") filed motions (collectively, the "Sale Motion")² with the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") seeking, among other things, (a) authority to sell substantially all of the Debtors' assets free and clear of all liens, claims and encumbrances; (b) approval of certain procedures (the "Bidding Procedures") for the solicitation of bids with respect to the Sale Transaction (the "Bidding Procedures Relief"); (c) authority to assume and assign certain executory contracts and unexpired leases in connection with the Sale Transaction; (d) approval of that certain settlement agreement between the Purchaser and the International Union, United Automobile, Aerospace and Agricultural Implement Workers of America (the "UAW") to be executed at the closing of the Sale Transaction (the "UAW Retiree Settlement Agreement") and (e) scheduling of a final hearing with the Bankruptcy Court for approval of the Sale Transaction (the "Sale Hearing").

2. Old Carco LLC (f/k/a Chrysler LLC) and its Debtor subsidiaries; Fiat S.p.A ("Fiat"); and Chrysler Group LLC (f/k/a New CarCo Acquisition LLC) (the "Purchaser"), a Delaware limited liability company formed by Fiat, entered into a Master Transaction Agreement, dated as of April 30, 2009 (the "Purchase Agreement"), which, together with certain ancillary agreements, contemplates a set of related transactions for the sale of substantially all of

¹ A second amended list of the debtors and debtors in possession in these cases, their addresses and tax identification numbers is located on the docket for Case No. 09-50002 (AJG) (Docket No. 3945) and can also be found at www.chryslerrestructuring.com.

² You may obtain a copy of the Sale Motion and the Purchase Agreement (without certain commercially sensitive attachments) by accessing the website established by the Debtors' claims and noticing agent, Epiq Bankruptcy Solutions, LLC at <http://www.chryslerrestructuring.com/>.

the Debtors' tangible, intangible and operating assets, defined as the "Purchased Assets" in Section 2.06 of the Purchase Agreement, including the Designated Agreements (as defined below), the assets related to the research, design, manufacturing, production, assembly and distribution of passenger cars, trucks and other vehicles (including prototypes) under brand names that include Chrysler, Jeep® and Dodge (the "CarCo Business"), certain of the facilities related thereto and all rights including intellectual property rights, trade secrets, customer lists, domain names, books and records, software and other assets used in or necessary to the operation of the CarCo Business or related thereto (collectively, as defined in the Purchase Agreement, the "Purchased Assets") to the Purchaser. Subsequently, on June 1, 2009, the Bankruptcy Court entered an order (Docket No. 3232) approving the sale of the Purchased Assets to the Purchaser (the "Sale Order"). On June 10, 2009, (the "Closing Date"), the Debtors consummated the sale of the Purchased Assets to the Purchaser.

3. This Notice is provided to inform you of the Debtors' intent to assume and assign to the Purchaser certain executory contracts and/or unexpired leases. The following procedures (the "Contract Procedures") govern the assumption and assignment of these agreements in connection with the sale of the Purchased Assets to the Purchaser.³

- (a) Contract Designations. The Purchase Agreement contemplates, and the Sale Order authorizes the assumption and assignment to the Purchaser of certain executory contract(s) and unexpired lease(s). Attached hereto as **Exhibit A** is a list of certain executory contracts and/or unexpired leases that the Debtors intend to assume and assign to the Purchaser (collectively, the "Designated Agreements" and, each, a "Designated Agreement"), pursuant to section 365 of title 11 of the United States Code (the "Bankruptcy Code").
- (b) Cure Costs. The Debtors have listed on the attached **Exhibit A** the amounts that the Debtors believe must be paid to cure all prepetition defaults under the Designated Agreements as of April 30, 2009, in accordance with section 365(b) of the Bankruptcy Code (in each instance, the "Cure Costs"). Cure Costs may be listed on **Exhibit A** on an agreement-by-agreement basis or in the aggregate for multiple Designated Agreements.
- (c) Agreement to Assumption and Assignment. If you agree with the Cure Costs indicated on **Exhibit A**, and otherwise do not object to the Debtors' proposed assumption and assignment of your lease or contract, you are not required take any further action.
- (d) Section 365 Objections. Objections, if any, to the proposed assumption and assignment of the Designated Agreements, including, but not limited to, objections related to adequate assurance of future performance, or objections relating to whether applicable law excuses the non-debtor counterparty to such Designated Agreement (the "Non-Debtor Counterparty") from accepting performance by, or rendering performance to, Purchaser for purposes of section 365(c)(1) of the Bankruptcy Code, or to the proposed

³ This Notice is subject to the full terms and conditions of the Sale Motion, the Sale Order, the Bidding Procedures Order and the Contract Procedures set forth in the Bidding Procedures Order, which shall control in the event of any conflict. The Debtors encourage parties in interest to review such documents in their entirety and consult an attorney if they have questions or want advice.

Cure Costs (a "Section 365 Objection"), must be made in writing and filed with the Bankruptcy Court so as to be **received no later than September 14, 2009** (the "Section 365 Objection Deadline") by the Bankruptcy Court and the following parties: (i) the Debtors, c/o Old Carco LLC, 1000 Chrysler Drive, CIMS# 485-14-96, Auburn Hills, Michigan 48326-2766 (Attn: Ronald E. Kolka); (ii) Jones Day, counsel to the Debtors, 222 East 41st Street, New York, New York 10017 (Attn: Corinne Ball, Esq. and Nathan Lebioda, Esq.) and 1420 Peachtree Street, N.E., Suite 800, Atlanta, Georgia 30309-3053 (Attn: Jeffrey B. Ellman, Esq.); (iii) Capstone Advisory Group, LLC, Park 80 West, Plaza 1, Plaza Level, Saddle Brook, NJ 07663 (Attn: Robert Manzo); (iv) Kramer Levin Naftalis & Frankel LLP, counsel to the Official Committee of Unsecured Creditors', 1177 Avenue of the Americas New York, New York 10036 (Attn: Thomas M. Mayer, Esq. and Kenneth H. Eckstein, Esq.); (v) Simpson Thacher & Bartlett LLP, counsel to the administrative agent for the Debtors' prepetition senior secured lenders, 425 Lexington Avenue, New York, New York 10017 (Attn: Peter Pantaleo, Esq. and David Eisenberg, Esq.); (vi) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York 10004 (Attn: Brian S. Masumoto, Esq.); (vii) the U.S. Department of Treasury, 1500 Pennsylvania Avenue NW, Room 2312 Washington, D.C. 20220 (Attn: Matthew Feldman, Esq.); (viii) United States Attorney's Office, Southern District of New York, Civil Division, Tax & Bankruptcy Unit, 86 Chambers Street, 3rd Floor, New York, New York 10007 and Cadwalader, Wickersham & Taft LLP, Of counsel to the Presidential Task Force on the Auto Industry, One World Financial Center, New York, New York 10281 (Attn: John J. Rapisardi, Esq.); (ix) Vedder Price, P.C., counsel to Export Development Canada, 1633 Broadway, 47th Floor New York, New York 10019 (Attn: Michael J. Edelman, Esq.); (x) the Purchaser and Fiat, c/o Fiat S.p.A, Via Nizza n. 250, 10125 Torino, Italy (Attn: Chief Executive Officer); (xi) Sullivan & Cromwell LLP, counsel to the Purchaser and Fiat, 125 Broad Street, New York, New York 10004 (Attn: Scott D. Miller, Esq. and Andrew Dietderich, Esq.) and 1888 Century Park East, 21st Floor, Los Angeles, CA 90067 (Attn: Hydee R. Feldstein, Esq.); (xii) International Union, UAW, 8000 East Jefferson Avenue, Detroit, Michigan 48214 (Attn: Daniel Sherrick, Esq.); (xiii) Cleary Gottlieb Steen & Hamilton LLP, counsel to the UAW, One Liberty Plaza, New York, New York 10006 (Attn: James L. Bromley, Esq.); (xiv) Cohen, Weiss and Simon LLP, counsel to the UAW, 330 W. 42nd St., New York, New York 10036 (Attn: Babette Ceccotti, Esq.); (xv) Togut, Segal & Segal, LLP, conflicts counsel to the Debtors, One Penn Plaza, New York, New York 10119 (Attn: Albert Togut, Esq.); and (xvi) any other statutory committees appointed in these cases.

- (e) Resolution of Objections; Section 365 Hearing. Upon the filing of a Section 365 Objection (i) challenging the ability of the Debtors to assume or assign the Designated Agreement (a "Disputed Designation") or (ii) asserting a cure amount higher than the proposed Cure Costs indicated on Exhibit A annexed hereto (the "Disputed Cure Costs"), the Debtors, the Purchaser and the objecting Non-Debtor Counterparty shall meet and confer in good faith to attempt to resolve any such objection without Bankruptcy Court intervention. If any of the Debtors, the Non-Debtor Counterparty or the Purchaser determine that the objection cannot be resolved without judicial intervention, then the determination of the assumption and assignment of the Disputed Designation and/or the amount to be paid under section 365 of the Bankruptcy Code with respect to the Disputed

Cure Costs will be determined by the Bankruptcy Court at an omnibus hearing established for such purpose that is on a date not less than ten days after the service of such objection or such other date as determined by the Bankruptcy Court (the "Section 365 Hearing"), unless the Debtors, the Purchaser and the Non-Debtor Counterparty to the Designated Agreement in dispute agree otherwise. Unless otherwise agreed by the parties, the Section 365 Hearing to consider objections relating to the Designated Agreement(s) identified on the attached Exhibit A shall be conducted on **September 24, 2009 at 10:00 a.m., Eastern Time**, at the United States Bankruptcy Court for the Southern District of New York, Alexander Hamilton Custom House, Courtroom 523, One Bowling Green, New York, New York 10004, before the Honorable Arthur J. Gonzalez, United States Bankruptcy Judge. If the Bankruptcy Court determines at a Section 365 Hearing that the Designated Agreement cannot be assumed and assigned, or establishes Cure Costs that the Purchaser is not willing to pay, then such executory contract or unexpired lease shall no longer be considered a Designated Agreement.

- (f) Failure to Object; Consent to Assumption and Assignment. Unless a Section 365 Objection is filed and served before the Section 365 Objection Deadline, all parties shall be deemed to have consented to such Cure Costs and the assumption and assignment of such Designated Agreements, and such party shall be forever barred from objecting to the Cure Costs or such assumption and assignment and from asserting any additional cure or other amounts against the Debtors, their estates or the Purchaser.
- (g) Resolution of Assumption/Assignment Issues. If the Non-Debtor Counterparty to a Designated Agreement fails to timely assert a Section 365 Objection as described in paragraph (d) above, or upon the resolution of any timely Section 365 Objection by agreement of the parties or order of the Bankruptcy Court approving an assumption and assignment, such Designated Agreement shall be deemed to be assumed by the Debtors and assigned to the Purchaser and the proposed Cure Cost related to such Designated Agreement shall be established and approved in all respects, subject to the conditions set forth in paragraph (j) below.
- (h) Additional Contract Designations. In accordance with Section 2.10 of the Purchase Agreement, the Debtors may, at the Purchaser's request or with the Purchaser's consent, designate, up to the Agreement Designation Deadline, additional executory contracts and unexpired leases as agreements to be assumed by the Debtors and assigned to the Purchaser pursuant to the Purchase Agreement (the "Additional Designated Agreements"). As used herein the "Agreement Designation Deadline" means, as applicable, (i) 30 days after the Closing Date with respect to certain agreements with the Debtors' U.S. dealers, (ii) 60 days after the Closing Date for executory contracts and unexpired leases with the Debtors' production suppliers and (iii) 90 days after the Closing Date for all other agreements. Upon determining that a specific executory contract or unexpired lease, or a group thereof, are Additional Designated Agreements, the Debtors, at the Purchaser's request, shall serve notice on each of the Non-Debtor Counterparties to such Additional Designated Agreements and their Counsel of Record, indicating (i) that the notice recipient is a Non-Debtor Counterparty to one or more executory contracts or unexpired leases with the Debtors that the Debtors intend to assume and assign to the Purchaser and (ii) the corresponding Cure Cost under the Additional Designated

Agreements as of April 30, 2009; provided, that such Assignment Notice shall in no way limit such Non-Debtor Counterparty's entitlement to Cure Costs accruing during the period after April 30, 2009.

- (i) Purchaser Confirmation Notice. At any time through the Agreement Designation Deadline, the Purchaser may serve on all applicable Non-Debtor Counterparties a notice (a "Confirmation Notice") indicating those Designated Agreements with respect to which the Purchaser has made a final determination to take assignment of a Designated Agreement (each, a "Confirmed Agreement"). Until a Designated Agreement is listed as a Confirmed Agreement on a Confirmation Notice, it shall not be considered to be either assumed or assigned and shall remain subject to assumption, rejection or redesignation hereunder.
- (j) Conditions on Assumption and Assignment. Please read **Exhibit A** carefully. In some cases, **Exhibit A** identifies additional terms or conditions of assumption and assignment with respect to a particular Designated Agreement. Subject to the satisfaction of conditions in paragraph (g) above to address any cure or assignment disputes, the Debtors shall be deemed to have assumed and assigned to the Purchaser each of the Designated Agreements as of the date of and effective only upon the Closing Date. Assumption and assignment of the Designated Agreements also is subject to the Purchaser's rights set forth in paragraphs (h) and (i) above. The Purchaser shall have no rights in and to a particular Designated Agreement until such time as the particular Designated Agreement has been identified by the Purchaser as a Confirmed Agreement and is assumed and assigned in accordance with the procedures set forth herein. Once assumed and assigned as a Confirmed Agreement under these Contract Procedures, a Designated Agreement is not subject to rejection under section 365 of the Bankruptcy Code. Absent the satisfaction of the conditions to assumption and assignment described herein (including the Purchaser's identification of an agreement as a Confirmed Agreement), each of the Designated Agreements shall neither be deemed assumed nor assigned and shall in all respects be subject to further administration under the Bankruptcy Code.
- (k) Post-Closing Assurances. From and after the Closing Date through the applicable Agreement Designation Deadline, Non-Debtor Counterparties may serve a written request on the Debtors and the Purchaser for a final determination of the assumption or rejection of its executory contracts and unexpired leases. Absent a favorable response within ten days, the Non-Debtor Counterparty may file a motion to compel assumption or rejection of such agreement, which may be heard on ten days' notice, subject to the Court's availability; provided, however, that in the event that a Non-Debtor Counterparty believes that it requires a more expeditious decision regarding assumption or rejection of its executory contract or unexpired lease, such Non-Debtor Counterparty shall be free to seek expedited relief from the Court, without regard to the ten-day periods referenced herein but subject to the legal standards and requirements applicable to requests for expedited consideration, provided further that in such event the counterparty shall give as much advance notice as reasonably practicable under the circumstances to the Debtors and the Purchaser. For purposes of this paragraph, the Debtors and the Purchaser shall be contacted at the addresses identified in paragraph (d) above.

- (l) Cure Payments. Except as may otherwise be agreed to by the parties to a Designated Agreement, the defaults under the Designated Agreements that must be cured in accordance with section 365(b) of the Bankruptcy Code shall be cured as follows: the Purchaser shall pay all Cure Costs relating to an assumed executory contract or unexpired lease within ten days after the latest of: (i) the Closing Date or; (ii) the date on which such executory contract or unexpired lease is deemed assumed and assigned, in accordance with subparagraph (j) of these Contract Procedures; or (iii) with respect to Dispute Cure Costs, the date the amount thereof is finally determined.
- (m) Rights Pending Assumption or Rejection. Nothing in these Contract Procedures limits, restricts or expands the rights of parties to executory contracts and unexpired leases pending assumption or rejection, including any rights to seek further relief from the Bankruptcy Court (including motions to compel a prompt final decision on assumption or rejection), or the rights of other parties in response to such requests.
- (n) Filing of Final List of Confirmed Agreements. As soon as reasonably practicable after the Agreement Designation Deadline, the Debtors shall file with the Court a final schedule indicating all Confirmed Agreements and the proposed Cure Costs relating to each Confirmed Agreement scheduled therein.

4. The inclusion of any document on the list of Designated Agreements shall not constitute or be deemed to be a determination or admission by the Debtors or the Purchaser that such document is, in fact, an executory contract or unexpired lease within the meaning of the Bankruptcy Code, and all rights with respect thereto being expressly reserved.

5. Questions or inquiries relating to this Notice may be directed to the Chrysler Restructuring Hotline at +1-877-271-1568 (for U.S. and Canadian callers) and +1-503-597-7708 (for International callers outside the U.S. and Canada).

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Dated: September 2, 2009
New York, New York

BY ORDER OF THE COURT

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ATTORNEYS FOR DEBTORS
AND DEBTORS IN POSSESSION

EXHIBIT A TO ASSIGNMENT NOTICE

[Schedule of Designated Agreements and Proposed Cure Costs]

[Intentionally Omitted; See Annex B]

ANNEX B

[Schedule of Certain Designated Agreements and Cure Costs Related Thereto]

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
CHICAGO-SOFT LTD ATTN EILEEN KRAUSE, CP/CFO 6232 N PULASKIRD STE 402 CHICAGO, IL 60646 COMPUTER SCIENCES CORPORATION ATTN CATHERINE O'NEIL 3170 FAIRVIEW PARK DR FALLS CHURCH, VA 22042	LETTER OF AGENCY CONTRACT DATE: 10/2/2008	\$0.00
COMPUTER SCIENCES CORPORATION ATTN CATHERINE O'NEIL 3170 FAIRVIEW PARK DR FALLS CHURCH, VA 22042 DATA SALES ATTN RAYMOND MARR, VP 3450 WEST BURNSVILLE PARKWAY BURNSVILLE, MN 55337	LETTER OF AGENCY CONTRACT DATE: 6/30/2008	\$0.00
COMPUTER SCIENCES CORPORATION ATTN CATHERINE O'NEIL 3170 FAIRVIEW PARK DR FALLS CHURCH, VA 22042 LEVI, RAY & SHOUP, INC. ATTN JOHN F. HOWERTER, SR. VP 2401 WEST MONROE STREET SPRINGFIELD, IL 62704	THIRD PARTY SOFTWARE ACCESS AGREEMENT CONTRACT DATE: 1/9/2009	\$0.00
COMPUTER SCIENCES CORPORATION ATTN CATHERINE O'NEIL 3170 FAIRVIEW PARK DR FALLS CHURCH, VA 22042 NETMANAGE ATTN GENERAL COUNSEL 20883 STEVENS CREEK BOULEVARD CUPERTINO, CA 95014	RE: SOFTWARE LICENSE BY AND BETWEEN CHRYSLER LLC AND NETMANAGE CONTRACT DATE: 5/28/2008	\$0.00
COMPUTER SCIENCES CORPORATION ATTN CATHERINE O'NEIL 3170 FAIRVIEW PARK DR FALLS CHURCH, VA 22042 QUEST SOFTWARE, INC. ATTN JENNIFER FRANKS, DIRECTOR OF LEGAL OPERATIONS 8001 IRVINE CENTER DRIVE IRVINE, CA 92618	CONSENT FOR THIRD PARTY ACCESS TO LICENSED SOFTWARE CONTRACT DATE: 2/2/2009	\$0.00
COMPUTER SCIENCES CORPORATION ATTN NATALIE DIAZ TAYLOR 100 LOCUST AVE BERKELEY HEIGHTS, NJ 7922 RSD AMERICA INC. ATTN DEBORAH J. SOAR, CONTRACT ADMINISTRATOR GLENPOINTE CENTER EAST SUITE 54, 300 FRANK W. BURR BLVD TEANECK, NJ 07666	EXHIBIT NO. 6 TO PURCHASE AGREEMENT NO. US-1-377 BETWEEN RSD AMERICA INC. AND CHRYSLER LLC CONTRACT DATE: 10/21/2008	\$0.00
COMPUTER SCIENCES CORPORATION ATTN CATHERINE O'NEIL 3170 FAIRVIEW PARK DR FALLS CHURCH, VA 22042 SUN MICROSYSTEMS, INC. 4150 NETWORK CIR. SANTA CLARA, CA 95054	RE CSC'S SUPPORT OF IT INFRASTRUCTURE AND APPLICATIONS SERVICES TO CHRYSLER CONTRACT DATE: 8/11/2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
COMPUTER SCIENCES CORPORATION ATTN CATHERINE O'NEIL 3170 FAIRVIEW PARK DR FALLS CHURCH, VA 22042 SYMANTEC ATTN WILLIAM ROBBINS, VP 20330 STEVENS CREEK BLVD. CUPERTINO, CA 95014-2132	RE: SOFTWARE LICENSE BY AND BETWEEN CHRYSLER LLC AND SYMANTEC CONTRACT DATE: 5/21/2008	\$0.00
TERADATA OPERATIONS, INC. 2835 MIAMI VILLAGE DR. MIAMISBURG, OH 45342	AMENDMENT NO. 2 TO THE MASTER SOLUTIONS AGREEMENT CONTRACT DATE: 2/5/2009	\$0.00
AAA ATTN WAYNE HAMILTON 1000 AAA DRIVE HEATHROW, FL 32746	2009 UCONNECT GUARDIAN ROADSIDE ASSISTANCE EXPIRATION 7/31/2010	\$0.00
AAA ATTN WAYNE HAMILTON 1000 AAA DRIVE HEATHROW, FL 32746	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/27/2009	\$0.00
ACXIOM ATTN SEANA WILLIS BLAKE 8930 HOLLYMEADE DR LORTON, VA 22079	2009 CREDIT CARD PROGRAM EXPIRATION 7/31/2010	\$0.00
ACXIOM ATTN SEANA WILLIS BLAKE 8930 HOLLYMEADE DR LORTON, VA 22079	2009 PERSONAL VEHICLE INSURANCE EXPIRATION 7/31/2010	\$0.00
ACXIOM ATTN SEANA WILLIS BLAKE 8930 HOLLYMEADE DR LORTON, VA 22079	2009 PHONE APPEND EXPIRATION 7/31/2010	\$0.00
ACXIOM ATTN SEANA WILLIS BLAKE 8930 HOLLYMEADE DR LORTON, VA 22079	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/16/2008	\$0.00
ALPINE ELECTRONICS OF AMERICA ATTN TODD KAVACH, VP AND GM 19145 GRAMERCY PL TORRANCE, CA 90501	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/18/2008	\$0.00
AMERICAN LUNG ASSOCIATION OF ILLINOIS ATTN MATT MARCUM 3000 KELLY LN SPRINGFIELD, IL 62711	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 4/30/2008	\$0.00
AMERICAN MAILERS ATTN STACEY BLUE, SALES EXECUTIVE 100 AMERICAN WAY DETROIT, MI 48209	2009 SMART LINK PROGRAM EXPIRATION 7/31/2010	\$0.00
AMERICAN MAILERS ATTN STACEY BLUE, SALES EXECUTIVE 100 AMERICAN WAY DETROIT, MI 48209	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/19/2008	\$0.00
ASPEN MARKETING SERVICES ATTN PAT J. O'RAHILLY, CEO 1240 NORTH AVENUE WEST CHICAGO, IL 60185	2009 MPPVP EXPIRATION 7/31/2010	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
ASPEN MARKETING SERVICES ATTN PAT J. O'RAHILLY, CEO 1240 NORTH AVENUE WEST CHICAGO, IL 60185	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/20/2009	\$0.00
AUTOPACIFIC ATTN: GEORGE C. PETERSON, PRESIDENT 27600 NORTHWESTERN HWY, STE 240 SOUTHFIELD, MI 48034	2009 NEW VEHICLE SATISFACTION SURVEYS EXPIRATION 6/30/2009	\$0.00
AUTOPACIFIC ATTN: GEORGE C. PETERSON, PRESIDENT 27600 NORTHWESTERN HWY, STE 240 SOUTHFIELD, MI 48034	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/14/2008	\$0.00
AVANZADO LLC ATTN KIM RABEAU, COO/CFO 25330 INTERCHANGE COURT FARMINGTON HILLS, MI 48335	2009 MARKETING PLANNER FULFILLMENT EXPIRATION 7/31/2010	\$0.00
AVANZADO LLC ATTN KIM RABEAU, COO/CFO 25330 INTERCHANGE COURT FARMINGTON HILLS, MI 48335	2009 OWNER LOYALTY SERVICE MAILINGS EXPIRATION 4/3/2010	\$0.00
AVANZADO LLC ATTN KIM RABEAU, COO/CFO 25330 INTERCHANGE COURT FARMINGTON HILLS, MI 48335	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/12/2008	\$0.00
BBDO DETROIT ATTN LAUREN STECKER, SENIOR ACCOUNT EXECUTIVE 880 WEST LONG LAKE TROY, MI 48098	2009 DATA HANDLING EXPIRATION 7/31/2010	\$0.00
BBDO DETROIT ATTN LAUREN STECKER, SENIOR ACCOUNT EXECUTIVE 880 WEST LONG LAKE TROY, MI 48098	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/5/2008	\$0.00
BEACH COMMUNICATIONS ATTN SCOTT TURSKE, ACCOUNT DIR. 24200 WOODWARD AVE PLEASANT RIDGE, MI 48069	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 4/11/2008	\$0.00
BELLOMY RESEARCH ATTN JIM SKINNER, VP 175 SUNYNOLL CT WINSTON-SALEM, NC 27106	2009 NEW BUYER STUDIES EXPIRATION 7/31/2010	\$0.00
BELLOMY RESEARCH ATTN JIM SKINNER, VP 175 SUNYNOLL CT WINSTON-SALEM, NC 27106	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/31/2009	\$0.00
BETTERWAY INC ATTN RONALD L HENSLEY, PRESIDENT 761 MIAMISBURG-CENTERVILLE RD CENTERVILLE, OH 45459	2009 LEASE PORTFOLIO EXPIRATION 7/31/2010	\$0.00
BETTERWAY INC ATTN RONALD L HENSLEY, PRESIDENT 761 MIAMISBURG-CENTERVILLE RD CENTERVILLE, OH 45459	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 7/21/2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
BITMOJO INC ATTN CHRIS TSONGAS, PRESIDENT 1012 NW WALL ST STE 201 BEND, OR 97701	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 10/15/2008	\$0.00
BOINGNET LLC ATTN ALEXANDER A GRAZIANO, PRESIDENT/FOUNDER 499 COUNTRY WAY SCITUATE, MA 02066	2009 OWNER REPURCHASE EXPIRATION 7/31/2010	\$0.00
BOINGNET LLC ATTN ALEXANDER A GRAZIANO, PRESIDENT/FOUNDER 499 COUNTRY WAY SCITUATE, MA 02066	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/12/2009	\$0.00
BRAND SENSE PARTNERS ATTN ASHLEY VANDELL, ANALYST 10100 SANTA MONICA BLVD STE 600 LOS ANGELES, CA 90067	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 5/23/2008	\$0.00
BUDCO ATTN MIKE CEDERBERG, CFO 13700 OAKLAND AVE HIGHLAND PARK, MI 48203	2009 BATCH SERVICE CONTRACTS GENERATION EXPIRATION 7/31/2010	\$0.00
BUDCO ATTN MIKE CEDERBERG, CFO 13700 OAKLAND AVE HIGHLAND PARK, MI 48203	2009 CHRYSLER FINANCIAL LEASE COMMUNICATIONS EXPIRATION 7/31/2010	\$0.00
BUDCO ATTN MIKE CEDERBERG, CFO 13700 OAKLAND AVE HIGHLAND PARK, MI 48203	2009 COIN UPDATES EXPIRATION 7/31/2010	\$0.00
BUDCO ATTN MIKE CEDERBERG, CFO 13700 OAKLAND AVE HIGHLAND PARK, MI 48203	2009 INDIVIDUAL BATCH SERVICE CONTRACT GENERATION EXPIRATION 7/31/2010	\$0.00
BUDCO ATTN MIKE CEDERBERG, CFO 13700 OAKLAND AVE HIGHLAND PARK, MI 48203	2009 SERVICE CONTRACT DIRECT MAIL EXPIRATION 7/31/2009	\$0.00
BUDCO ATTN MIKE CEDERBERG, CFO 13700 OAKLAND AVE HIGHLAND PARK, MI 48203	2009 SERVICE CONTRACT PLAN PROVISIONS EXPIRATION 7/31/2009	\$0.00
BUDCO ATTN MIKE CEDERBERG, CFO 13700 OAKLAND AVE HIGHLAND PARK, MI 48203	2009 SMART LINK MANUSCRIPTS EXPIRATION 7/31/2010	\$0.00
BUDCO ATTN MIKE CEDERBERG, CFO 13700 OAKLAND AVE HIGHLAND PARK, MI 48203	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/3/2008	\$0.00
CAR RESEARCH ATTN RUSSELL HILL, VP 5005 W. 34TH ST STE 200 HOUSTON, TX 77092	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 4/23/2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
CHESKIN ADDED VALUE ATTN GLENN WERNYSS, CFO 255 SHORELINE DR STE 350 REDWOOD SHORES, CA 94065	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 10/1/2008	\$0.00
CLASSIC COLOR ATTN RAY BELL, PRESIDENT 2424 S 25TH AVE BROADVIEW, IL 60155	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/27/2008	\$0.00
COMPETE INC A TNS COMPANY ATTN SCOTT ERNST, PRESIDENT FOUR COPLEY PLACE STE 700 BOSTON, MA 02116	2009 BRAND EMAIL RESEARCH PROGRAMS EXPIRATION 12/31/2010	\$0.00
COMPETE INC A TNS COMPANY ATTN SCOTT ERNST, PRESIDENT FOUR COPLEY PLACE STE 700 BOSTON, MA 02116	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/28/2008	\$0.00
COX TARGET MEDIA INC ATTN CATHY CIORE, VP OF SALES SUPPORT 8605 LARGO LAKES DR LARGO, FL 33773	2009 MPPVP EXPIRATION 7/31/2010	\$0.00
COX TARGET MEDIA INC ATTN CATHY CIORE, VP OF SALES SUPPORT 8605 LARGO LAKES DR LARGO, FL 33773	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/6/2009	\$0.00
CROSS COUNTRY MOTOR CLUB INC ATTN BOB ELSASSER, VP AUTOMOTIVE SALES ONE CABOT RD MEDFORD, MA 02155	2008 ROADSIDE ASSISTANCE EXPIRATION 6/30/2009	\$0.00
CROSS COUNTRY MOTOR CLUB INC ATTN BOB ELSASSER, VP AUTOMOTIVE SALES ONE CABOT RD MEDFORD, MA 02155	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/2/2008	\$0.00
CUMMINS INC ATTN SENA ADEKPUUITORX 500 JACKSON ST MC 60622 COLUMBUS, IN 47201	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/26/2008	\$0.00
CUSTOMER RESEARCH INC ATTN DELORES BERGSTROM, GM PO BOX 1230 SEAHURST, WA 98062	2009 SMART LINK LOST SOULS EXPIRATION 8/31/2010	\$0.00
CUSTOMER RESEARCH INC ATTN DELORES BERGSTROM, GM PO BOX 1230 SEAHURST, WA 98062	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/6/2009	\$0.00
CVENT INC ATTN NATHANIEL MYLES, SENIOR ACCOUNT EXECUTIVE 8180 GREENSBORO DR STE 460 MCLEAN, VA 22102	2009 WEB SURVEY EXPIRATION 7/31/2010	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
CVENT INC ATTN NATHANIEL MYLES, SENIOR ACCOUNT EXECUTIVE 8180 GREENSBORO DR STE 460 MCLEAN, VA 22102	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/20/2009	\$0.00
DENTZONE COMPANIES INC ATTN TROY GOOD, VICE-CHAIRMAN 5100 N O'CONNOR BLVD IRVING, TX 75039	2009 DING AND DENT PROGRAM EXPIRATION 1/31/2010	\$0.00
DENTZONE COMPANIES INC ATTN TROY GOOD, VICE-CHAIRMAN 5100 N O'CONNOR BLVD IRVING, TX 75039	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/6/2009	\$0.00
MITSUBISHI DOUG RAY, DIRECTOR AUDIO, VIDEO, COMMUNICATION 100 NORTH MITSUBISHI MOTORWAY NORMAL, IL 61761	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/24/2009	\$0.00
EDS OPERATIONS SERVICES, GMBH EISENSTRABE 56 RUSSELSHEIM 65428 GERMANY	IMDS FRAME AND SOFTWARE LICENSE AGREEMENT	\$0.00
EDS OPERATIONS SERVICES, GMBH EISENSTRABE 56 RUSSELSHEIM 65428 GERMANY	SERVICE LEVEL AGREEMENT FOR IMDS OPERATIONS	\$0.00
ENPRECIS ATTN DAVID BROUDSTETTER, PRESIDENT & COO 6229 ISLAND CREST WAY MERCER ISLAND, WA 98040	2009 CQI STUDY TEST EXPIRATION 7/31/2009	\$0.00
ENPRECIS ATTN DAVID BROUDSTETTER, PRESIDENT & COO 6229 ISLAND CREST WAY MERCER ISLAND, WA 98040	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/12/2009	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	2009 BRAND EMAIL PROGRAMS EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	2009 CREDIT CARD PROGRAM EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	6136 - BRAND MARKETING -- JEEP DECEMBER ENEWSLETTER EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	6203 - BRAND MARKETING - DODGE HEAVY DUTY EDIRECT EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	6207 - BRAND MARKETING - DODGE TRUCK MONTH TDM EXPIRATION 1/31/2010	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	6231 - BRAND MARKETING - DODGE TRUCK TDM REQUEST 2 EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	6238 - BRAND MARKETING - DODGE MOTORSPORTS EINVITE #1 EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	6246 - BRAND MARKETING - CHRYSLER ENEWSLETTER Q1 EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	6247 - BRAND MARKETING - DODGE ENEWSLETTER Q1 EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	6255 - BRAND MARKETING - FILE REQUEST- JEEP BRAND NY AUTO SHOW EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	6284 - BRAND MARKETING - SIX FLAGS EINVITE #1 EXPIRATION 1/31/2010	\$0.00
EPSILON DATA MANAGEMENT LLC ATTN BRYAN J KENNEDY, COO 16 WEST 20TH NEW YORK, NY 10011	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 11/20/2008	\$0.00
EQUIFAX INFORMATION SERVICES LLC ATTN BRIAN CRAWFORD, VP-SALES 3631 HAYDEN DR BILLINGS, MT 59102	PREAPPROVALS EXPIRATION 1/31/2010	\$0.00
EQUIFAX INFORMATION SERVICES LLC ATTN BRIAN CRAWFORD, VP-SALES 3631 HAYDEN DR BILLINGS, MT 59102	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 9/2/2008	\$0.00
EVENT SOLUTIONS INTERNATIONAL ATTN KEVIN D. OTIS, PRESIDENT & CEO 2044 AUSTIN AVE ROCHESTER HILLS, MI 48309	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 6/5/2008	\$0.00
EXPERIAN INFORMATION SOLUTIONS INC ATTN BRIAN HERB, VP, FINANCE 955 AMERICA LN SCHAUMBURG, IL 60173	2009 MONTHLY SALES EXPIRATION 7/31/2010	\$0.00
EXPERIAN INFORMATION SOLUTIONS INC ATTN BRIAN HERB, VP, FINANCE 955 AMERICA LN SCHAUMBURG, IL 60173	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 4/29/2008	\$0.00
FLASH POINT COMMUNICATIONS LLC ATTN MASHA EMPRINGHAM, ACCOUNT MGR 4040 MACARTHUR BLVD STE 310 NEWPORT BEACH, CA 92660	2009 EMAIL PERMISSIONS PROCESSING EXPIRATION 7/31/2010	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
FLASH POINT COMMUNICATIONS LLC ATTN MASHA EMPRINGHAM, ACCOUNT MGR 4040 MACARTHUR BLVD STE 310 NEWPORT BEACH, CA 92660	2009 MABC EDIRECTS EXPIRATION 12/31/2009	\$0.00
FLASH POINT COMMUNICATIONS LLC ATTN MASHA EMPRINGHAM, ACCOUNT MGR 4040 MACARTHUR BLVD STE 310 NEWPORT BEACH, CA 92660	6283 - BRAND MARKETING -- MABC MINIVAN OWNER EDIRECTS EXPIRATION 12/31/2009	\$0.00
FLASH POINT COMMUNICATIONS LLC ATTN MASHA EMPRINGHAM, ACCOUNT MGR 4040 MACARTHUR BLVD STE 310 NEWPORT BEACH, CA 92660	6291 - BRAND MARKETING -- MABC WRANGLER OWNERS EDIRECTS EXPIRATION 12/31/2009	\$0.00
FLASH POINT COMMUNICATIONS LLC ATTN MASHA EMPRINGHAM, ACCOUNT MGR 4040 MACARTHUR BLVD STE 310 NEWPORT BEACH, CA 92660	6292 - BRAND MARKETING -- MABC GRAND CHEROKEE, COMMANDER, LIBERTY OWNERS EDIRECT EXPIRATION 12/31/2009	\$0.00
FLASH POINT COMMUNICATIONS LLC ATTN MASHA EMPRINGHAM, ACCOUNT MGR 4040 MACARTHUR BLVD STE 310 NEWPORT BEACH, CA 92660	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/6/2008	\$0.00
FORESIGHT RESEARCH ATTN RON KEIN, EVP 640 W UNIVERSITY DR ROCHESTER, MI 48307	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/5/2008	\$0.00
FULL CIRCLE SOLUTIONS INC ATTN TRACY STAMPER, OEM PROCESS MGR 727 NORTH 1ST ST STE 620 ST LOUIS, MO 63102	2009 MPPVP EXPIRATION 7/31/2010	\$0.00
FULL CIRCLE SOLUTIONS INC ATTN TRACY STAMPER, OEM PROCESS MGR 727 NORTH 1ST ST STE 620 ST LOUIS, MO 63102	6287 - BRAND MARKETING EXPIRATION 12/31/2009	\$0.00
FULL CIRCLE SOLUTIONS INC ATTN TRACY STAMPER, OEM PROCESS MGR 727 NORTH 1ST ST STE 620 ST LOUIS, MO 63102	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 4/10/2008	\$0.00
GOODWAY GROUP ATTN MAUREEN O'MALLEY, DIR. OF DATA SERVICES 261 OLD YORK RD JERKINTOWN, PA 19036	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/4/2008	\$0.00
GOON MEDIA ATTN CATHERIN FINKENSTAEDT, EXEC. PRODUCER 1040 N LAS PALMAS AVE BUNGALOW LOS ANGELES, CA 90038	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 6/11/2008	\$0.00
HARMAN ATTN: PAUL NAIFF, VP SALES 1101 PENNSYLVANIA AVENUE NW 1010 WASHINGTON, DC 20004-2504	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
HELLA ATTN S.A. WIDDETT EXVP SALES 43811 PLYMOUTH OAKS BLVD. PLYMOUTH, MI 48170-2539	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/31/2009	\$0.00
HUGHES TELEMATICS INC ATTN ROB LEWIS, GENERAL COUNSEL 41 PERIMETER CTR E STE 400 ATLANTA, GA 30346	2009 UCONNECT GUARDIAN EXPIRATION 1/31/2010	\$0.00
HUGHES TELEMATICS INC ATTN ROB LEWIS, GENERAL COUNSEL 41 PERIMETER CTR E STE 400 ATLANTA, GA 30346	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 10/27/2008	\$0.00
HUTCHINSON ATTN: ROBERT HANSON, VP SALES 1835 TECHONOLGY DRIVE TROY, MI 48083	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 2008	\$0.00
ICS MARKETING SUPPORT SERVICES ATTN KEN ORR, PRESIDENT 4225 LEGACY PARKWAY LANSING, MI 48911	2008 - 2009 BUSINESS LINK EXPIRATION 7/31/2009	\$0.00
ICS MARKETING SUPPORT SERVICES ATTN KEN ORR, PRESIDENT 4225 LEGACY PARKWAY LANSING, MI 48911	2009 BRAND EMAIL PROGRAMS (ICS) EXPIRATION 7/31/2010	\$0.00
ICS MARKETING SUPPORT SERVICES ATTN KEN ORR, PRESIDENT 4225 LEGACY PARKWAY LANSING, MI 48911	6099 - BRAND MARKETING -- BUSINESSLINK TITLE CODE 6 REQUEST - SEPTEMBER EXPIRATION 7/31/2009	\$0.00
ICS MARKETING SUPPORT SERVICES ATTN KEN ORR, PRESIDENT 4225 LEGACY PARKWAY LANSING, MI 48911	6141 - BRAND MARKETING -- BUSINESSLINK TITLE CODE 6 REQUEST FOR DECEMBER EXPIRATION 7/31/2009	\$0.00
ICS MARKETING SUPPORT SERVICES ATTN KEN ORR, PRESIDENT 4225 LEGACY PARKWAY LANSING, MI 48911	6220 - BRAND MARKETING -- BUSINESS LINK TITLE CODE 6 REQUEST EXPIRATION 7/31/2009	\$0.00
ICS MARKETING SUPPORT SERVICES ATTN KEN ORR, PRESIDENT 4225 LEGACY PARKWAY LANSING, MI 48911	6282 - BRAND MARKETING -- BUSINESS LINK TITLE CODE 6 FILE REQ Q2 REFRESH EXPIRATION 7/31/2009	\$0.00
ICS MARKETING SUPPORT SERVICES ATTN KEN ORR, PRESIDENT 4225 LEGACY PARKWAY LANSING, MI 48911	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 6/5/2008	\$0.00
IMPERIAL MARKETING INC ATTN JOE LILLA, GM 21238 BRIDGE ST SOUTHFIELD, MI 48033	2009 FIELD FORCE EXPIRATION 7/31/2010	\$0.00
IMPERIAL MARKETING INC ATTN JOE LILLA, GM 21238 BRIDGE ST SOUTHFIELD, MI 48033	2009 FULFILLMENT EXPIRATION 7/31/2010	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
IMPERIAL MARKETING INC ATTN JOE LILLA, GM 21238 BRIDGE ST SOUTHFIELD, MI 48033	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/14/2008	\$0.00
INFOLAB ATTN TIM WASKIEWICZ, VP 505 E HURON STE 202 ANN ARBOR, MI 48104	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 9/27/2007	\$0.00
INNOVYX ATTN ROBERT LINDER, COO 1000 SECOND AVE SEATTLE, WA 98104	2009 BRAND EMAILS PROGRAMS EXPIRATION 7/31/2010	\$0.00
INNOVYX ATTN ROBERT LINDER, COO 1000 SECOND AVE SEATTLE, WA 98104	6294 - BRAND MARKETING - JEEP ENEWSLETTER Q2 EXPIRATION 7/31/2009	\$0.00
INNOVYX ATTN ROBERT LINDER, COO 1000 SECOND AVE SEATTLE, WA 98104	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/18/2008	\$0.00
INQUISITE SUPPORT ATTN ARTURO COTO, CEO 3001 BEES CAVE RD AUSTIN, TX 78746	2009 MARKETING RESEARCH EXPIRATION 7/31/2010	\$0.00
INQUISITE SUPPORT ATTN ARTURO COTO, CEO 3001 BEES CAVE RD AUSTIN, TX 78746	6206 - HOT! - MARKET RESEARCH - RT EMAIL SURVEY EXPIRATION 7/31/2010	\$0.00
INQUISITE SUPPORT ATTN ARTURO COTO, CEO 3001 BEES CAVE RD AUSTIN, TX 78746	6315 - MARKET RESEARCH - RT AND RS MILEAGE EMAIL SURVEY #2 EXPIRATION 7/31/2010	\$0.00
INQUISITE SUPPORT ATTN ARTURO COTO, CEO 3001 BEES CAVE RD AUSTIN, TX 78746	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/2/2008	\$0.00
INTERNET CRM ATTN MARK RANKIN, CTO 4588 E HIGHWAY 20 NICEVILLE, FL 32578	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 11/5/2008	\$0.00
IROQUOIS INDUSTRIES ATTN H.J. CARLETON , VP 25101 GROESBECK HWY. WARREN, MI 48089	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/25/2009	\$0.00
ITA GROUP INC ATTN RICHARD A. RICE, SVP & CFO 4800 WESTERN PKWY WEST DES MOINES, IA 50266	2008-2009 DEALERSHIP SALES STAFF INCENTIVES (ITA GROUP) EXPIRATION 7/31/2009	\$0.00
ITA GROUP INC ATTN RICHARD A. RICE, SVP & CFO 4800 WESTERN PKWY WEST DES MOINES, IA 50266	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 9/29/2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
J D POWER AND ASSOCIATES ATTN KELLY LEWIS, RESEARCH MGR 5435 CORPORATE DR STE 300 TROY, MI 48098	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 10/4/2007	\$0.00
J G SULLIVAN INTERACTIVE ATTN BRETT KNOBLOCH, PRESIDENT 6101 NIMTZ PKWY SOUTHBEND, IN 46628	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/18/2008	\$0.00
JR THOMPSON ATTN CLAY THOMPSON, PRESIDENT 36790 HAGGERTY RD STE 100 FARMINGTON HILLS, MI 48331	2008-2009 SRT CHALLENGE DAYS EXPIRATION 1/31/2010	\$0.00
JR THOMPSON ATTN CLAY THOMPSON, PRESIDENT 36790 HAGGERTY RD STE 100 FARMINGTON HILLS, MI 48331	2008-2009 VIPER WELCOME PACKAGE EXPIRATION 1/31/2010	\$0.00
JR THOMPSON ATTN CLAY THOMPSON, PRESIDENT 36790 HAGGERTY RD STE 100 FARMINGTON HILLS, MI 48331	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 12/31/2007	\$0.00
KALPA ATTN WALLY GAER, DIR. OF SALES 803 WEST BIG BEAVER RD TROY, MI 48084	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 9/25/2007	\$0.00
LESSENBERRY LTD. ATTN PRESIDENT 40 GREENFIELD GARDENS LONDON NW2 1HX ENGLAND	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 8/23/2005	\$0.00
MARITZ RESEARCH INC. ATTN GARY EVERSELE, VP 1740 INDIANWOOD CIR MAUMEE, OH 43537	2009 CUSTOMER PROMOTER SCORE EXPIRATION 7/31/2010	\$0.00
MARITZ RESEARCH INC. ATTN GARY EVERSELE, VP 1740 INDIANWOOD CIR MAUMEE, OH 43537	2009 DEALER INCENTIVES PROGRAMS EXPIRATION 1/31/2010	\$0.00
MARITZ RESEARCH INC. ATTN GARY EVERSELE, VP 1740 INDIANWOOD CIR MAUMEE, OH 43537	2009 MARITZ NEW VEHICLE CUSTOMER STUDIES EXPIRATION 7/31/2010	\$0.00
MARITZ RESEARCH INC. ATTN GARY EVERSELE, VP 1740 INDIANWOOD CIR MAUMEE, OH 43537	2009 POST CARD SURVEY EXPIRATION 7/31/2009	\$0.00
MARITZ RESEARCH INC. ATTN GARY EVERSELE, VP 1740 INDIANWOOD CIR MAUMEE, OH 43537	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/31/2008	\$0.00
MARKETING ASSOCIATES ATTN BRIAN-BEAUDETTE, RESEARCH ACCT MGR 500 HULET DR BLOOMFIELD HILLS, MI 48302	2008-2009 LEAD MANAGEMENT EXPIRATION 1/31/2010	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
MARKETING ASSOCIATES ATTN BRIAN-BEAUDETTE, RESEARCH ACCT MGR 500 HULET DR BLOOMFIELD HILLS, MI 48302	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 9/13/2007	\$0.00
MATCHSTICK ATTN PATRICK THOBURN 219 DUFFERIN ST STE 200B TORONTO, ON M6K 3J1 CANADA	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 9/20/2007	\$0.00
MERCHANTS INFORMATION SOLUTIONS ATTN RUSSELL A. JOHNSON, PRESIDENT / COO 301 E VIRGINIA AVE PHOENIX, AZ	2009 IDENTITY THEFT EXPIRATION 1/31/2010	\$0.00
MERCHANTS INFORMATION SOLUTIONS ATTN RUSSELL A. JOHNSON, PRESIDENT / COO 301 E VIRGINIA AVE PHOENIX, AZ	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/6/2009	\$0.00
JOHNSON CONTROLS, INC. ATTN: MICHAEL T. MUNCIE, VP 5757 N. GREEN BAY AVENUE P.O. BOX 591 MILWAUKEE, WI 53201	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/24/2009	\$0.00
MORPACE INTERNATIONAL ATTN BRYAN KRULIKOWSKI, VP 21700 MIDDLEBELT RD FARMINGTON HILLS, MI 48334	6321 - 2008-2009 JEEP WRANGLER ALTERNATIVE PROPULSION PT RESEARCH EXPIRATION 6/30/2009	\$0.00
MORPACE INTERNATIONAL ATTN BRYAN KRULIKOWSKI, VP 21700 MIDDLEBELT RD FARMINGTON HILLS, MI 48334	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/5/2008	\$0.00
MSX INTERNATIONAL ATTN STEVEN DOWHAM, ACCT MGR 1950 CONCEPT DR WARREN, MI 48091	2009 PAYMENT PLANS EXPIRATION 8/15/2009	\$0.00
MSX INTERNATIONAL ATTN STEVEN DOWHAM, ACCT MGR 1950 CONCEPT DR WARREN, MI 48091	2009 PLAN PROVISION EXPIRATION 8/15/2009	\$0.00
MSX INTERNATIONAL ATTN STEVEN DOWHAM, ACCT MGR 1950 CONCEPT DR WARREN, MI 48091	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/6/2009	\$0.00
NATIONAL FIELD AND FOCUS INC ATTN SUANNE ZAKARIN, SR. PROJ. DIR. 205 NEWBURY ST FRAMINGHAM, MA 01701	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 10/26/2007	\$0.00
NAVTEQ ATTN LAWRENCE KAPLAN, SVP & GE N. COUNSEL 425 W RANDOLPH ST CHICAGO, IL 60606	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 10/3/2008	\$0.00
NETWORK RELATIONS LLC ATTN ADRIAN GRAY, PRESIDENT & COO 2300 CLARENDON BLVD STE 255 ARLINGTON, VA 22201	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/31/2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
OLD UNITED ATTN GERAL LAMB, VP 8500 SHAWNEE MISSION MEARIAM, KS 66202	2009 LEASE WEAR AND TEAR AND ETCHING EXPIRATION 7/31/2010	\$0.00
OLD UNITED ATTN GERAL LAMB, VP 8500 SHAWNEE MISSION MEARIAM, KS 66202	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/6/2009	\$0.00
ONE COMMAND ATTN J. MUMEN 11500 NORTHLAKE DR STE 240 CININNATI, OH 45249	2009 ON DEMAND AND SERVICE FOLLOW-UP EXPIRATION 7/31/2009	\$0.00
ONE COMMAND ATTN J. MUMEN 11500 NORTHLAKE DR STE 240 CININNATI, OH 45249	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 4/29/2008	\$0.00
ORGANIC INC ATTN JOCELYN STARTZ, GENERAL COUNSEL 555 MARKET ST 4TH FL SAN FRANCISCO, CA 94105	2009 CONSUMER EXPERIENCE DISCOVERY EXPIRATION 6/30/2009	\$0.00
ORGANIC INC ATTN JOCELYN STARTZ, GENERAL COUNSEL 555 MARKET ST 4TH FL SAN FRANCISCO, CA 94105	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 4/30/2009	\$0.00
ORIGINAL EQUIP SUPPLIES ASSOC. ATTN DAVID J. ANDREA , VP 1301 W LONG LAKE RD STE 225 TROY , MI 48098	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/24/2009	\$0.00
PITNEY BOWES MARKETING SERVICES ATTN CHRISTOPHER D CHRISTIE, VP -FINANCE 34705 W 12 MILE RD FARMINGTON HILLS, MI 48331	2008-2009 NATIONAL DIRECT MAIL AND GALLERY LISTS EXPIRATION 7/31/2009	\$0.00
PITNEY BOWES MARKETING SERVICES ATTN CHRISTOPHER D CHRISTIE, VP -FINANCE 34705 W 12 MILE RD FARMINGTON HILLS, MI 48331	6139 - BRAND MARKETING -- JANUARY OWNER LOYALTY GALLEYS - NON OCP PAR DEALERS EXPIRATION 7/31/2009	\$0.00
PITNEY BOWES MARKETING SERVICES ATTN CHRISTOPHER D CHRISTIE, VP -FINANCE 34705 W 12 MILE RD FARMINGTON HILLS, MI 48331	6156 - BRAND MARKETING -- CF IN-EQUITY JANUARY DEALERIZATION FILE FOR MARKETING PLANNER EXPIRATION 7/31/2009	\$0.00
PITNEY BOWES MARKETING SERVICES ATTN CHRISTOPHER D CHRISTIE, VP -FINANCE 34705 W 12 MILE RD FARMINGTON HILLS, MI 48331	6169 - BRAND MARKETING - JANUARY OWNER LOYALTY CASH GALLEYS EXPIRATION 7/31/2009	\$0.00
PITNEY BOWES MARKETING SERVICES ATTN CHRISTOPHER D CHRISTIE, VP -FINANCE 34705 W 12 MILE RD FARMINGTON HILLS, MI 48331	6208 - BRAND MARKETING - CF RIE MARCH 2009 DEALERIZATION REQUEST EXPIRATION 7/31/2009	\$0.00
PITNEY BOWES MARKETING SERVICES ATTN CHRISTOPHER D CHRISTIE, VP -FINANCE 34705 W 12 MILE RD FARMINGTON HILLS, MI 48331	6239 - BRAND MARKETING - JEEP ROCKY MOUNTIAN GALLEY REQUEST EXPIRATION 7/31/2009	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
PITNEY BOWES MARKETING SERVICES ATTN CHRISTOPHER D CHRISTIE, VP -FINANCE 34705 W 12 MILE RD FARMINGTON HILLS, MI 48331	6295 - BRAND MARKETING - WE BUILD IN DEALERSHIP EVENT EXPIRATION 7/31/2009	\$0.00
PITNEY BOWES MARKETING SERVICES ATTN CHRISTOPHER D CHRISTIE, VP -FINANCE 34705 W 12 MILE RD FARMINGTON HILLS, MI 48331	6318 - BRAND MARKETING - REASSIGNED OWNER GALLEY LIST MAY EXPIRATION 7/31/2009	\$0.00
PITNEY BOWES MARKETING SERVICES ATTN CHRISTOPHER D CHRISTIE, VP -FINANCE 34705 W 12 MILE RD FARMINGTON HILLS, MI 48331	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 8/26/2008	\$0.00
PSI ADVANTAGE ATTN ED REARDON, OWNER 200 KIRTS BLVD STE B TROY, MI 48084	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 11/21/2008	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2008-2009 FIVE STAR DEALER SCORE CARD EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 ANY MAKE EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 COIN/ POLK INTERFACE EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 LOYALTY REPORTING EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 MARKETING PLANNER EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 MARKETING PLANNER PREFERRED VENDOR PROMOTIONS EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 ON DEMAND EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 ON DEMAND ONE COMMAND EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 SHARED SALES DATABASE EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 SMARK LINK PROGRAM EXPIRATION 8/10/2009	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	2009 TLAS EXPIRATION 8/10/2009	\$0.00
R L POLK & CO ATTN MICHAEL J GUNGELL, VP 26955 NORTHWESTERN HWY SOUTHFIELD, MI 48034	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 8/11/2008	\$0.00
RAPLEAF INC ATTN JOEL JEWITT, VP 657 MISSION ST SAN FRANCISCO, CA 94105	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 11/13/2008	\$0.00
RESEARCH RESULTS INC ATTN JERRY GRODSKY, ACCT. MGR 805 MAIN ST FITCHBURG, MA 01420	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/28/2008	\$0.00
RESOURCE TECHNOLOGIES CORP. ATTN GOERGE ALBERT OERTZ, PRESIDENT 431 STEPHENSON HIGHWAY TROY, MI 48083	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 2008	\$0.00
DENSO ATTN ROBERT C HEMPEL JR, DIRECTOR OF SALES 24777 DENSO DR. SOUTHFIELD, MI 48033-5244	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/24/2009	\$0.00
RR DONNELLEY ATTN RICHARD BLACK, CUST. SVC MGR 2075 BUSSE RD ELK GROVE, IL 60007	6212 - BRAND MARKETING -- FEBRUARY OCP REPURCHASE GALLEY FILES	\$0.00
RR DONNELLEY ATTN RICHARD BLACK, CUST. SVC MGR 2075 BUSSE RD ELK GROVE, IL 60007	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/26/2008	\$0.00
GRUPO ANTOLIN ATTN RUSSELL J. GOEMAERE, EXVP SALES & MRKT 1700 ATLANTIC BLVD. AUBURN HILLS, MI 48326	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/24/2009	\$0.00
FLEX-N-GATE ATTN SHAHID KAHN, PRESIDENT 1306 EAST UNIVERSITY AVENUE P.O. BOX 727 URBANA, IL 61802	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/24/2009	\$0.00
SAFEGUARD ATTN DAVE DUNCAN, EVP 3500 PIEDMONT RD ATLANTA, GA 30305	2009 GAP PROTECTION EXPIRATION 1/31/2010	\$0.00
SAFEGUARD ATTN DAVE DUNCAN, EVP 3500 PIEDMONT RD ATLANTA, GA 30305	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/6/2009	\$0.00
SANDY ALEXANDER ATTN SAL CAMPANARO, EVP - GM 1527 102ND AVE SOUTH ST PETERSBURG, FL 33716	6337 - BRAND MARKETING -- MAY OWNER COMMUNICATION - ORPHANED OWNERS EXPIRATION 6/30/2009	\$0.00
SANDY ALEXANDER ATTN SAL CAMPANARO, EVP - GM 1527 102ND AVE SOUTH ST PETERSBURG, FL 33716	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 7/23/2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
SAVITZ FIELD AND FOCUS ATTN HARRIET E SILVERMAN, EVP 13747 MONTFORT DALLAS, TX 75240	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 10/26/2007	\$0.00
SIRIUS XM RADIO INC ATTN BOB ANZAROOT, VP 27200 HAGGERTY RD STE B-5 FARMINGTON HILLS, MI 48331	2009 SIRIUS SATELLITE RADIO EXPIRATION 7/31/2010	\$0.00
SIRIUS XM RADIO INC ATTN BOB ANZAROOT, VP 27200 HAGGERTY RD STE B-5 FARMINGTON HILLS, MI 48331	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/16/2009	\$0.00
FAURECIA ATTN: STEVEN C. RICH, VP CHRYSLER & EUROPEAN CUSTOMERS 2050 AUBURN ROAD AUBURN HILLS, MI 48326	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/24/2009	\$0.00
STRATEGIC VISION INC ATTN ALEXANDER EDWARDS, PRESIDENT 10725 TIERASANTA BLVD SAN DIEGO, CA 92124	2009 NVES EXPIRATION 7/31/2010	\$0.00
STRATEGIC VISION INC ATTN ALEXANDER EDWARDS, PRESIDENT 10725 TIERASANTA BLVD SAN DIEGO, CA 92124	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/14/2008	\$0.00
TEAM SERVICES ATTN KIRBY ASHBY, GM 1047 ARDMORE AVE ITASCA, IL 60143	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 7/21/2008	\$0.00
TECHNOLOGY PARTNERS INTERNATIONAL, INC. (TPI) 10055 GROGAN'S MILL ROAD STE 200 THE WOODLANDS, TX 77380	CONFIDENTIALITY AND DATA USE AGREEMENT	\$0.00
TECHNOLOGY PARTNERS INTERNATIONAL, INC. (TPI) 10055 GROGAN'S MILL ROAD STE 200 THE WOODLANDS, TX 77380	OTHER AGREEMENTS	\$0.00
TGI DIRECT 5365 HILL-23 DRIVE FLINT, MI 48507	2009 BRAND EMAILS PROGRAMS EXPIRATION 7/31/2010	\$0.00
TGI DIRECT 5365 HILL-23 DRIVE FLINT, MI 48507	2009 BRAND PRINT FULFILLMENT EXPIRATION 7/31/2010	\$0.00
TGI DIRECT 5365 HILL-23 DRIVE FLINT, MI 48507	2009 SMART LINK MANUSCRIPTS EXPIRATION 12/31/2009	\$0.00
TGI DIRECT 5365 HILL-23 DRIVE FLINT, MI 48507	2009 VIPER WELCOME PACKAGES EXPIRATION 12/31/2009	\$0.00
TGI DIRECT 5365 HILL-23 DRIVE FLINT, MI 48507	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/18/2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
THE MERRICK PRINTING CO INC 10413 MERRICK BLVD JAMAICA, NY 11433-1703	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/25/2008	\$0.00
TRONE PO BOX 35565 GREENSBORO, NC 27425	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/1/2008	\$0.00
TWEDDLE GROUP 17333 FEDERAL DRIVE ALLEN PARK, MI 48101	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 3/3/2009	\$0.00
UNITED STATES TENNIS ASSOCIATION 70 WEST RED OAK LANE WHITE PLAINS, NY 10604	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 6/3/2008	\$0.00
URBAN SCIENCE 200 RENAISSANCE CENTER, SUITE 1800 DETROIT, MI 48243	2009 OWNER MODELS AND ANALYTICS EXPIRATION 3/31/2010	\$0.00
URBAN SCIENCE 200 RENAISSANCE CENTER, SUITE 1800 DETROIT, MI 48243	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 7/22/2008	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	2009 BRAND EMAILS PROGRAMS EXPIRATION 7/31/2010	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	2009 OWNER LOYALTY EMAILS PROGRAMS EXPIRATION 7/31/2010	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	2009 OWNER LOYALTY- OWP AND SERVICE EXPIRATION 1/31/2010	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	2009 OWNER LOYALTY PERSONAL URL PROGRAM EXPIRATION 7/31/2010	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	6217 - SERVICE -- DAB/SERVICE MAILER -- APRIL 2009 EXPIRATION 1/31/2010	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	6252 - SERVICE -- DAB/SERVICE MAILER -- MAY 2009 EXPIRATION 7/31/2009	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	6306 - SERVICE -- DAB/SERVICE MAILER -- JUNE 2009 EXPIRATION 7/31/2009	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	6328 - SERVICE -- DAB/SERVICE MAILER -- JULY 2009 EXPIRATION 7/31/2009	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	6330 - SERVICE - OWP 05/04, 05/11, 05/18 REMOVE THE TERMINATED DEALERS EXPIRATION 1/31/2010	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	6341 - SERVICE -- DAB/SERVICE MAILER -- AUGUST 2009 EXPIRATION 7/31/2009	\$0.00
VERTIS INC 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 2/8/2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	DESCRIPTION OF AGREEMENT	CURE AMOUNT
VIPER OWNER CLUB AMERICA 26970 HAGGERTY RD FARMINGTON HILLS, MI 48331	2009 VIPER WELCOME PACKAGES EXPIRATION 1/31/2010	\$0.00
VIPER OWNER CLUB AMERICA 26970 HAGGERTY RD FARMINGTON HILLS, MI 48331	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/17/2008	\$0.00
WAMBATECH INC ATTN NATHANIEL PLANE, CEO 301 W 4TH ST STE 450 ROYAL, MI 48067	2008-2009 LEAD MANAGEMENT EXPIRATION 1/31/2010	\$0.00
WAMBATECH INC ATTN NATHANIEL PLANE, CEO 301 W 4TH ST STE 450 ROYAL, MI 48067	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 9/16/2008	\$0.00
JTEKT NORTH AMERICA ATTN WILLIAM JOHNSON, EXECUTIVE DIRECTOR OF SALES 5932 COMMERCE BLVD MORRISTOWN, TN 37814	CONFIDENTIALITY AGREEMENT CONTRACT DATE: 3/24/2009	\$0.00
WOLVERINE SOLUTIONS GROUP 1601 CLAY STREET DETROIT, MI 48211	2009 VIPER WELCOME PACKAGE EXPIRATION 12/31/2009	\$0.00
WOLVERINE SOLUTIONS GROUP 1601 CLAY STREET DETROIT, MI 48211	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 1/18/2008	\$0.00
WORLD APP 220 FORBES ROAD BRAintree, MA 02184	PRIVACY, CONFIDENTIALITY AND SECURITY AGREEMENT 3 CONTRACT DATE: 4/20/2009	\$0.00
AUTOMOTIVE SUPPORT GROUP, LLC 27655 MIDDLEBELT RD #140 FARMINGTON HILLS, MI 48334	NON-DISCLOSURE AGREEMENT	\$0.00

ADDENDUM

The executory contracts and unexpired leases listed on this Annex B are hereby designated for assumption and assignment to the Purchaser in accordance with, and pursuant to, (1) section 365 of the Bankruptcy Code and (2) the terms and conditions of the Bidding Procedures Order.¹

The Debtors are hereby designating all of the agreements identified on Annex B for assumption and assignment (any such agreement designated for assumption and assignment, a "Designated Agreement"). Unless otherwise stated on this Annex B, Designated Agreements include all related modifications, amendments, supplements, addenda and restatements thereof, related memoranda of understanding, ancillary agreements thereto and any and all similar agreements.

Each contract or lease listed on this Annex B will be assumed and assigned to the Purchaser only to the extent that any such contract or lease constitutes an executory contract or unexpired lease within the meaning of section 365 of the Bankruptcy Code.

The identified Cure Costs represent the Cure Costs for each particular Designated Agreement. Prior to payment of the Cure Costs in accordance with the terms of the Bidding Procedures Order, the Cure Costs will be reduced by the aggregate amount of any payments made by the Debtors on account of pre-Petition Date claims against the Debtors. To the extent applicable, the Cure Costs may be adjusted to account for changes in applicable currency exchange rates. Generally, the Purchaser will make payment upon Cure Costs for Designated Agreements that are the subject of a Confirmation Notice in accordance with the terms of the Bidding Procedures Order.

¹

Capitalized terms used but not defined in this Addendum shall have the meanings given to them in the accompanying Assignment Notice.